SERVICES MARKET LIBERALIZATION IN CROATIA

POLICY OVERVIEW

Services market liberalization is a part of the regulatory reform horizontally led by the Ministry of Economy and Sustainable Development. In the context of the public policy cycle, the Ministry is responsible for the initiation, formulation, encouraging implementation, monitoring, reporting, and evaluation of reform measures. At the same time, the competent authorities ensure the preparation of legislative implementation.

The main objective of this reform is to facilitate services market entry, boost productivity and competitiveness, and further open the institutional framework for potential and existing entrepreneurs. Therefore, Croatia plans to increase the cumulative number of implemented measures to at least 300 by the end of 2024 by further reducing regulatory requirements and fostering administrative simplifications for professional service providers.

By the end of 2023, 286 measures were implemented in about 50 activities and professions. Since 2019, measures in this area have been implemented through action plans for liberalization of the services market, following the regulatory analysis of professional services by the World Bank (funded by the European Commission under the Structural Reform Support Programme). In the process, 18 out of 20 measures of the first action plan and 17 out of 18 measures of the second action plan were implemented.

With these 286 measures, the target value was achieved and even exceeded as a result indicator under the National Reform Programme 2020. At the same time, the expected dynamics of implementing additional measures is achieved with the National Recovery and Resilience Plan 2021-2026, the National Reform Programme 2022, and the National Reform Programme 2023, in a way that there are at least 300 measures in total by the end of 2024.

SUMMARY OF THE MEASURES IMPLEMENTED

Open cross-border market competition: The domestic market is open to competition from the EU market in most service activities. Freedom of establishment permanently has been provided mutually within the EU. Furthermore, the <u>freedom to provide cross-border services</u> on a temporary and occasional basis has been provided for various business activities for EU/EEA nationals, without obligation to register a company, to be a member of a professional chamber, or to pass a professional exam. <u>Freedom of establishment</u> has been provided as well. Also, in the context of Croatia's accession to the OECD, tax advisors are the first profession in which the freedom to provide cross-border services has been enabled for natural and legal persons with residence in OECD countries. In addition, an open market for the OECD and the entire WTO has already been enabled for architects and engineers.

Simplified procedures: Starting a business has been simplified, accelerated, and digitalized. As regards access to the services market, digital procedures are available for a growing number of professions as well as qualification recognition (architects, civil engineers, mechanical engineers, electrical engineers, geodetic engineers, tax advisors, auditors, detectives, driving schools, tourism and catering industry, tourist guides, intellectual property, private education, real estate agents, retail, e-commerce, and health professions), and the digitalization process is ongoing. For various other services, scanned documents may be sent by e-mail, without seals and stamps, and without the additional obligation of sending the documents via post office. Information on requests for the services sector is available in one place, without obligation to go to institutions in person.

Less duplication and zero-licensing: Equivalent types of professional liability insurance are recognized from other EU/EEA states. The access to regulated professions through automatic recognition of professional qualifications for EU/EEA citizens has been facilitated, and the same applies to Croatian professionals in the EU market. The government does not demand information from domestic service providers that it already has in the system. The use of IMI system for verification of information on the cross-border service providers has been increased. Licensing of accountants has been revoked. Relicensing of construction companies has been removed, including energy certification, auditors, and psychotherapists, as well as licensing of tourist guides, employment agencies, and accountants. The professional chamber is not mandatory for construction site managers anymore. Similarly, engineers of traffic and transport technology have the right to join the chamber, not the obligation, as originally planned.

No permanent residence obligation and fewer certificates: Architects, engineers, and geodetic engineers, as well as many other professions, are no longer under obligation to register their permanent residence in Croatia. Architects and geodetic engineers are no longer under obligation to prove that they are not under any criminal investigation or criminal proceeding.

Less time to obtain the license: Mandatory work experience for architects, engineers, and geodetic engineers has been reduced to two years, for auditors to four years, and for veterinarians to six months, while it is no longer required for tourist agency managers. Work experience for notaries has been reduced. The right to take a professional exam for tax advisors has been granted to candidates with completed graduate or master's degrees and with three years of relevant work experience, and to candidates with specialist studies and five years of relevant work experience.

Easier recognition of professional qualifications: Automatic recognition of professional qualifications has been implemented for the professions from other EU/EEA states. A general system for recognition of professional qualifications from third countries has been introduced as well. European Professional Card issued for the provision of services on a temporary and occasional basis gives an automatic right to practice the profession without fulfilling any additional requirement. A person who wants to provide regulated professional services may notify electronically the competent authority thereof or Point of Single Contact for services. Croatian language proficiency test is not required anymore for professionals from EU/EEA states, except for healthcare professionals due to patient safety. There is a 30-day deadline for a competent authority to issue a decision on the recognition of foreign professional qualifications after the fulfillment of an additional measure. Fees for cross-border service provision and recognition of engineering qualifications have been reduced.

Market prices: Removing fixed tariffs has enabled free price formation and negotiation in various professions and sectors such as accountants, real estate agents, architects, engineers, auditors, tax advisors, taxi drivers, driving schools, etc. Furthermore, it is possible to determine the price of legal services more flexibly, in such a way that in all legal matters lawyers can agree with the client in writing to work on an hourly basis, whereby they are not obliged to adhere to the minimum hourly rate. The statutory right of the chamber to impose fees for tax consultancy services has been abolished.

Less exclusive rights and more participatory rights: Interior and landscape design are not exclusively under the competence of architects, so there are no limitations for others to perform this business activity. It has been provided for tax advisors to participate in tax administrative matters before administrative courts.

Advertising options: Architects and engineers, tax advisors, lawyers, pharmacists, and physiotherapists are no longer banned from advertising their services, and this is also the case in many other professions.

No office and license restrictions: Territorial restrictions considering the number of licenses have been removed (e.g., for driving schools and taxi services). Taxi drivers may obtain licenses in any municipality. This enables the expansion of professional businesses and their new investments. Furthermore, founders of driving schools, private archives, private educational institutions, and private scientific institutes are no longer under obligation to have economic justification for their business using a study. Architects, engineers, auditors, and lawyers are free to open new offices like most other occupations and professions.

Selection of legal form: In most professions, there are no limitations in terms of the legal form. Therefore, entrepreneurs decide independently whether they want to start a business as natural or legal persons. This enables the removal of costs of obligatory status change, for example from a natural to a legal person. For example, lawyers and tax advisors may also establish a limited liability company (d.o.o.).

No ownership and establishment restrictions: The 51% shareholding requirement concerning ownership interests or membership in a tax consultancy company has been abolished. The same principle has already been provided for architects, engineers, and other professions. Also, any natural or legal person, and not just a tax advisor, has founding rights in a tax consultancy company (with at least one licensed tax advisor). Also, the shareholding requirement for auditors has been reduced from 75 to 51%.

More open employment practices: As with other professions, civil engineers and online travel agencies are no longer under an obligation to hire a minimum number of employees; instead, they independently decide on this matter. Freedom of concluding full-time or part-time job contracts is provided for driving schools. Online travel agency office managers are no longer under obligation to have permanent residence. Also, there is no obligation to have a full-time employed office manager in every branch office of a travel agency. The ban on employment with another natural or legal person has been lifted for tax advisors pursuing a self-employed activity.

Facilitated provision of lawyer services: Croatian lawyers may practice their profession in companies in other EU Member States. When the profession is practiced outside a law firm, the right to practice law profession does not cease to exist for Croatian lawyers in other EU Member States. Branch offices of EU law firms may provide consulting services on Croatian law as well. Lawyers from other EU Member States may start a law firm in Croatia, and they can provide legal services jointly with Croatian lawyers or lawyers from other EU Member States, without obligation to wait for recognition of qualifications to have an equal status with Croatian lawyers. It is possible to start employment as a lawyer with another lawyer who as an employer independently practices the legal profession, and within a joint law firm. Lawyers who without a justified cause do not practice their profession for more than 6 months will no longer be deleted from the register. Specific administrative requirements for European lawyers have been reduced. The high fee for chamber re-enrolment is no longer payable, while the fee for the first enrolment has been reduced by 40%.

DETAILED OVERVIEW OF THE MEASURES IMPLEMENTED

Architects

Ministry of Physical Planning, Construction and State Assets / Act on Physical Planning and Building Tasks and Activities; Act on the Chamber of Architects and Chambers of Engineers in Construction and Physical Planning; Ordinance on entries in directories, registers, and records of the Croatian Chamber of Architects.

- 1. Documents may be sent by e-mail or by using e-service, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 2. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there

is no obligation to initial registration of a company, obtaining approval, membership in a professional chamber, or waiting for a prior check; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.

- 3. Automatic recognition of professional qualifications for architects from the European Economic Area has been provided.
- 4. The fees for issuing a certificate for temporary and occasional provision of services by architects from EU/EEA countries have been reduced.
- 5. Fixed and mandatory price regulation has been revoked for architects.
- 6. There are no advertising limitations for architects.
- 7. Certified architects are free to establish more than one office.
- 8. Legal form restriction on certified architects town planners, has been abolished.
- The obligation to delete architects from the register if they fail to perform project activities and/or activities of professional supervision of construction processes for six consecutive months has been revoked.
- 10. Architects do not have exclusive rights regarding building permits (but shared rights with engineers regarding planning and design, professional supervision, project certification (attestation), and construction project management).
- 11. The authorization procedure is no longer required for feasibility study, interior design project, and landscape project design that are not under the construction project.
- 12. Project management activities may be carried out by persons who are not entered in the project management records.
- 13. The obligation of trainee internship through professional work experience under mentorship has been revoked, and it is sufficient to meet a two-year requirement of an adequate professional work experience.
- 14. All certified architects may conduct project attestation (certification), project development, and signing of projects as well as site management activities.
- 15. The requirement that architects as applicants for approval may not be under a criminal procedure has been removed.
- 16. The requirement of permanent residence in Croatia for architects from other countries has been removed.

Civil construction, mechanical, and electrical engineers

Ministry of Physical Planning, Construction and State Assets / Act on Physical Planning and Building Tasks and Activities; Act on the Chamber of Architects and Chambers of Engineers in Construction and Physical Planning

- 17. Documents may be sent by e-mail or by using e-service, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 18. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation for the initial registration of a company, obtaining approval, membership in a professional chamber, or waiting for a prior check; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 19. Fees for cross-border service provision of mechanical, electrical, and civil engineering services from EU/EEA countries have been reduced.
- 20. Fees for the recognition of mechanical engineering qualifications from EU/EEA countries have been reduced.
- 21. Fixed and mandatory price regulation has been revoked for engineers and prices can be freely negotiated.

- 22. Non-binding Chamber guidelines for the service standard and the working hours standard for civil engineers have been further simplified.
- 23. There are no advertising limitations for engineers.
- 24. Certified engineers are free to establish more than one office.
- 25. The obligation to delete engineers from the register if they fail to perform project activities and/or activities of professional supervision of construction processes for six consecutive months has been removed.
- 26. Engineers do not have exclusive rights regarding building cost management (but shared rights with architects regarding planning and design, professional supervision, project certification (attestation), and construction project management)
- 27. Project management activities may be carried out by persons who are not entered in the project management records.
- 28. The obligation of trainee internship through professional work experience under mentorship has been removed, and it is sufficient to meet a two-year requirement of an adequate professional work experience.
- 29. The authorization procedure is no longer required for the development of the feasibility study.
- 30. All certified engineers may conduct project attestation (certification), project development, and signing of a project as well as site management activities.
- 31. The requirement of permanent residence in Croatia for engineers from other countries has been removed.
- 32. The obligation to submit photographs for civil engineers has been canceled.

Construction works managers/site engineers

Ministry of Physical Planning, Construction, and State Assets / Act on the Chamber of Architects and Chambers of Engineers in Construction and Physical Planning

- 33. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation for the initial registration of a company, obtaining approval, membership in a professional chamber, or waiting for a prior check; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 34. The requirement of obligatory membership in a professional chamber of construction works managers, i.e., site engineers has been removed.
- 35. The requirement of professional liability insurance for construction work managers, i.e., site engineers has been removed.

Construction: construction works, project management, an inspection of building components, and testing of the construction material

Ministry of Physical Planning, Construction, and State Assets / Act on Physical Planning and Building Tasks and Activities; Act on the Chamber of Architects and Chambers of Engineers in Construction and Physical Planning

36. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation to initial registration of a company, obtaining approval, membership in a professional chamber, or waiting for a prior check; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.

- 37. The licensing procedure has been removed for contractors construction companies (the contractor has to be registered for construction works and needs to employ a manager of construction works).
- 38. The obligation of hiring a minimum number of employees for construction works has been removed (note: construction work refers to building design and construction), therefore, the contractors independently decide on the number of employees.
- 39. Persons inspecting building components no longer have the obligation of accreditation.
- 40. A fee for the decision on meeting requirements on evaluation and inspection of constancy of performance of construction components, has been reduced by half.
- 41. Provision of services in civil engineering has been facilitated due to simplification procedures and cutting costs for obtaining a building permit.

Energy certification

Ministry of Physical Planning, Construction, and State Assets / Building Act

- 42. Documents may be sent by e-mail, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 43. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation for the initial registration of a company.
- 44. The price of energy certification training has been approximately reduced by half thus enabling price competition.
- 45. Obligatory work experience for graduate engineers (five-year study programme) has been reduced from five to two years and for undergraduate engineers (three-year study programme) from ten to five years, which simplifies licensing procedure.
- 46. Obligation of attestation of documents by notaries before starting energy certification of buildings has been removed.
- 47. Authorization fees have been reduced for entities performing energy certification.
- 48. The obligation of re-licensing every five years has been removed, thus canceling the additional procedural costs.
- 49. The obligation of professional liability insurance has been removed.
- 50. The obligation to submit a clean criminal record certificate has been removed.

Geodetic engineers

State Geodetic Administration / Act on Geodetic Activity

- 51. Documents may be sent by e-mail or by using e-service, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 52. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation for the initial registration of a company, obtaining approval, membership in a professional chamber, or waiting for a prior check; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 53. Licensing procedures have been simplified.
- 54. Mandatory working experience has been reduced to two years.
- 55. There are no limitations of legal form for geodetic engineers.
- 56. The obligation of having land surveying equipment and premises as a condition for providing the service has been removed.

- 57. There are no limitations on advertising for geodetic engineers.
- 58. The permanent residence requirement in Croatia for geodetic engineers has been removed.
- 59. The obligation of delivering a certificate proving that against a geodetic engineer, no criminal proceedings are being conducted has been removed.
- 60. The obligation of guidelines provided by the Croatian Chamber of Chartered Geodetic Engineers in terms of a time limit for providing a land surveying service has been removed.

Mining engineers

Ministry of Economy and Sustainable Development / Mining Act

- 61. All information about the conditions is available at the Point of Single Contact for services, and it is possible to send documentation by e-mail. Providers from the European Economic Area are guaranteed freedom of business establishment and freedom of cross-border provision of services.
- 62. The requirement to submit proof of Croatian language proficiency for candidates for the professional exam of mining engineers who obtained their professional qualifications abroad has been abolished.
- 63. Candidates for the professional exam of mining engineers can take the exam again after three months, instead of after a year.
- 64. Electronic registration of the professional exam for mining engineers is ensured.

Real estate agents

Ministry of Economy and Sustainable Development / Real Estate Brokerage Act

- 65. Documents may be sent by e-mail or by using e-service, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 66. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation to initial registration of a company, obtain approval, or wait for a prior check; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 67. The price of licensing exam for real estate agents has been reduced.
- 68. The price is formed in the market.

Accountants

Ministry of Finance / Accounting Act

- 69. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation to initial registration of a company, obtaining approval, membership in a professional chamber, or waiting for a prior check; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 70. Planned licensing of accountants by the law has been revoked.
- 71. The prices are formed in the market and can be freely negotiated.

Auditors

Ministry of Finance / Audit Act

- 72. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment. Documents may be sent by e-mail or by using e-service, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 73. The authorization for the work of auditors no longer has a time limit, i.e., the extension request every three years is no longer needed, which reduces the administrative burden.
- 74. The age requirement of 3 months for the confirmation of the authority of the home country on the approval of the auditor's work has been abolished.
- 75. The minimum shareholding requirement of authorized auditors as members of the audit company's management has been reduced from 75 to 51%.
- 76. Only one member of an audit company management board needs to be proficient in the Croatian language, instead of a majority of members.
- 77. The mandatory work experience before obtaining approval to work as an auditor has been reduced from 5 to 4 years.
- 78. An authorized independent auditor is free to establish more than one audit office, and thus the establishment limitation has been lifted, and, thereby, the option of expanding the business has been created.
- 79. Professional liability insurance for auditors from another EU Member State has been recognized automatically, and thus duplication of contracting another professional liability insurance has been removed.
- 80. Cooperation with other EU Member States is mandatory regarding harmonization of the requirement on professional qualifications of auditors.
- 81. Free formation of prices has been retained.
- 82. Advertising is ensured for auditors.
- 83. Linked companies of an audit company are free to provide certain tax consulting services to audit clients of the public interest.
- 84. An audit client may be provided with tax services regarding the preparation of tax forms, assistance at tax inspections, tax calculation, and tax advising.
- 85. Independent public supervision of audit services has been introduced, without the influence of the Chamber.
- 86. The Chamber contribution, membership fee, and examination fee have been reduced.
- 87. Competition in prices and organizers of professional training for audit exams has been enabled, and the training costs have been reduced.

Tax advisors

Ministry of Finance / Tax Consultancy Act

- 88. Documents may be sent by e-mail or by using e-service, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 89. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation to the initial registration of a company, obtain approval, membership in a professional chamber, or wait for a prior check; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 90. The freedom to provide cross-border services has been enabled for natural and legal persons with permanent residence in OECD countries.
- 91. The requirement that 51% of ownership interests or membership has to be held by tax advisors in a tax consultancy company has been abolished.

- 92. It has been provided for any natural or legal person to have the full scope of the founding rights in a tax consultancy company (with at least one licensed tax advisor), instead of the founders being only tax advisors.
- 93. The ban on employment with another natural or legal person has been lifted for tax advisors pursuing a self-employment activity.
- 94. It has been provided for tax advisors to participate in tax administrative matters before administrative courts.
- 95. The right to take a professional exam for tax advisors has been granted to candidates with completed graduate or master's degrees and three years of relevant work experience.
- 96. The right to take a professional exam for tax advisors has been granted to candidates with specialist studies and five years of relevant work experience.
- 97. The statutory right of the Chamber to impose fees for tax consultancy services has been abolished.
- 98. Free price formation and negotiation of tax advisory services have been enabled.
- 99. Advertising is enabled for tax advisors.
- 100. The limitation of legal form to limited liability company has been removed.
- 101.A limitation that a citizen of an EEA state may establish only a branch office for tax advising and not some other type of establishment has been lifted.
- 102.An obligation that a tax advisor from the EU has to nominate a proxy for receiving documents if it provides the services on a temporary and occasional basis has been canceled.
- 103.Limited tax advisory services may be conducted only by certified independent auditors and audit companies within the scope of their activity.
- 104. A requirement that the amount of minimum capital for tax advisors is to be higher than the standard one for a limited liability company (d.o.o.) has been revoked.
- 105. Qualified candidates have been exempted from the obligation to take certain sections of the professional exam for tax advisors. Candidates who pass the exam "Accounting, Financial Reports and Auditing", when taking the auditing exam, in addition to the application for the tax advisor exam have to submit a certificate issued by the Croatian Auditing Chamber that they have passed the exam and that they did not lose the status of an auditor.
- 106.A part of the professional exam "Tax Act in the Republic of Croatia" formerly taken only as an oral exam, now is also a written exam.
- 107.Independent appeal procedure is also available in electronic form, for the candidates who take professional exam for tax advisors.

Lawyers

Ministry of Justice and Public Administration / Legal Profession Act; Ordinance on Legal Advertising and Website; Tariff on remuneration and reimbursement of expenses for the work of lawyers

- 108. Documents may be sent by e-mail, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 109. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation for the initial registration of a company and membership in a professional chamber.
- 110.Excessive requirements on the criteria for EU lawyers taking the exam on the Croatian legal system have been removed from the recognition of professional qualifications for practicing a regulated profession a lawyer in Croatia.
- 111. The following administrative requirements have been removed: enrolling foreign lawyers on the list of lawyers, proof of nationality, certified translation, and documents not older than three months.

- 112. The obligation of submitting a notification to the Croatian Bar Association on their intention to provide services in Croatia (except for the representation) has been removed for lawyers from EU Member States not enrolled on the list of foreign lawyers.
- 113. The fee for chamber registration of EUR 5,000 when re-entering the legal profession has been abolished.
- 114. The fee for the first admission to the Croatian Bar Association has been reduced by 40%.
- 115. Lawyers from other EU Member States may use the Croatian word for a lawyer (*odvjetnik*) if they select one of the following two principles: If they pass the exam on the Croatian legal system, or if they work in Croatia as lawyers under the same professional title as in their home country, provided that they prove efficient and regular legal practice under the same professional title as in their home country for a minimum period of three years.
- 116. Joint provision of services of lawyers established in Croatia and any EU Member State has been enabled.
- 117. Advertising of lawyers is permitted under the condition that the information contained therein is accurate, authentic, objective, and not misleading. The time-consuming procedure of prior approval by the Chamber of a lawyer's website, i.e., of information contained therein is no longer required. The information available on the website is no longer strictly administered. Client information may be published on the website only with their prior consent. Lawyers may unilaterally communicate their services on social networks.
- 118.It is possible to determine the price of legal services more flexibly, in such a way that in all legal matters lawyers can agree with the client in writing to work on an hourly basis, whereby they are not obliged to adhere to the minimum hourly rate.
- 119. Branch offices of law firms from EU Member States may provide consulting services on Croatian law, the law of their home country, European law, and international law.
- 120. Croatian lawyers may provide their services in companies in other EU Member States.
- 121.Lawyers from other EU Member States may start law firms in Croatia, without the obligation of waiting to have equal status with Croatian lawyers.
- 122. Lawyers from other EU Member States have been provided with an option to jointly provide services with Croatian lawyers or lawyers from other EU Member States, without the obligation of waiting to have an equal status with Croatian lawyers.
- 123. A law firm may establish another law firm.
- 124.A limitation on the number of law firms to be established by the same lawyer has been removed.
- 125.It is possible to start employment as a lawyer with another lawyer who as an employer independently practices the legal profession, and within a joint law firm.
- 126.Lawyers who without a justified cause do not practice their profession for more than 6 months will no longer be deleted from the register.
- 127. The cessation of the right to provide lawyer services for Croatian lawyers established in other EU Member States in the event of employment outside a law firm has been revoked.
- 128. Within the process of professional qualification verification for lawyers from other EU Member States who plan to work in Croatia under the title of a lawyer (*odvjetnik*), every individual request will be considered so that the professional exam will be adapted to the acquired qualifications and competences of each candidate.

Public notaries

Ministry of Justice and Administration / Notary Public Act

- 129. The time required for work experience in legal matters after passing the bar exam to acquire the conditions for taking the notary exam has been reduced.
- 130.A shorter duration of the conditions of service in legal affairs was determined after passing the bar examination required for the appointment of public notaries.

Engineers of traffic and transport technology

Ministry of the Sea, Transport and Infrastructure / Act on the Croatian Chamber of Engineers of Traffic and Transport Technology

131. Engineers of traffic and transport technology are entitled to be registered at the Chamber, however, they are not obliged to do so, as originally planned.

Taxi and road transport

Ministry of Maritime Affairs, Transport and Infrastructure / Road Transport Act

- 132. Free and equal market conditions for existing and new business models have been provided.
- 133. The number of requirements for obtaining a license has been reduced, i.e., a mandatory three-year skilled-driver course has been removed.
- 134. The procedure of obtaining a driving license is simplified so that it is issued within 15 days from the day of applying.
- 135. If the license is not issued within the stated time, the competent Ministry of Maritime Affairs, Transport, and Infrastructure will issue a decision within the following 15 days.
- 136. The content of the exam has been simplified and the exam fee has been reduced.
- 137.E-procedure has been provided for submitting an application, paying a fee, and obtaining licenses.
- 138. The maximum fee for a license may not amount to more than 10% of the net salary in the territory of the local self-government unit issuing the license.
- 139. A driver may have a copy of the driving license in the vehicle instead of the original.
- 140. The right of the local self-government units to limit the number of licenses has been canceled.
- 141. The license does not depend on the establishment and permanent residence of a taxi driver anymore and it may be obtained in any unit of local self-government regardless of their number.
- 142. Prices may be established on a market basis.
- 143. Driving service may be paid via e-application, not only by a taximeter, which is important for digital platforms within the framework of economic cooperation.
- 144. Taxi drivers from other EU Member States are entitled to freedom of establishment in Croatia as well as the ones from third countries if the aforementioned has been regulated under the international treaty.
- 145. Companies established in another EU/EEA country are allowed to use leased vehicles for road transport of cargo that are registered and put into circulation in another member state.
- 146. Automated provision of taxi and road transport services is enabled.

Driving schools

Ministry of the Interior / Road Traffic Safety Act

- 147. Documents may be sent by e-mail or by using e-service, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 148. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment.
- 149. Driving schools may independently set their prices, without regulated minimum price.
- 150. The driving schools' network has been terminated because it served to limitation of the allowed number of driving schools per territory of each county and depending on the number of candidates, under justification of market demand.

- 151. Freedom of contracting a job on a full-time or part-time basis has been enabled for driving schools, to adapt their work to market demand.
- 152.A driving school may train driving candidates outside the area of the registered office as well, i.e., in branch offices.
- 153. Driving schools will no longer be under obligation to change their cars every 7 years, i.e., their buses every 12 years. Considering that it is assumed that all the vehicles have undergone a technical inspection, driving schools may use 10-year-old cars and 15-year-old buses, which will result in financial savings.

Retail distribution

Ministry of Economy and Sustainable Development / Retail Trade Act

- 154. Documents may be sent by e-mail or by using e-service, and the procedure of checking minimum technical requirements is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 155. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services.
- 156. Retailers no longer have the obligation of attesting scales every year, but every two years.
- 157. Continuation of retail activity without issuing a new decision on meeting minimum technical requirements has been enabled, which then ensures a simplification of opening new retail stores without an additional burden.
- 158. The procedure for obtaining approval for building large shopping malls has been annulled, with an economic justification for their opening.
- 159. The storage area for wholesale may be less than 50m2 (but not smaller than 25m2).
- 160. It has been enabled more selling facilities of the same trader in different locations to use joint storage.
- 161. The procedure for obtaining approval for conducting a wholesale activity for certain types of petroleum products and biofuels has been annulled, thus including the fees.
- 162. The obligation of disposing of specially equipped storage for the wholesale of petroleum products and biofuels has been removed, which has enabled direct retail network access to wholesalers and importers.

Tourism and tourist guides

Ministry of Tourism and Sports / Act on the Provision of Tourism Services

- 163. Documents may be sent by using e-service or by e-mail, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 164. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation for the initial registration of a company, obtaining approval, or waiting for a prior check; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 165. The obligation of proving capacity for work as a prerequisite to being a tourist guide has been canceled.
- 166. The obligation of taking professional exams for tourist guides in every country has been canceled.
- 167. The obligation of proving that no ongoing safety measure or protective measure prohibiting a tourist guide from working has been issued by a final judgment or a decision on misdemeanors to a person who wants to provide tourist guide services has been canceled.
- 168. The obligation of proving that no ongoing safety measure or protective measure prohibiting a person from working as an office manager has been issued by a final judgment, or a decision on misdemeanor to a person that wants to provide office management services has been canceled.

- 169. Regulation of the professions of a tour guide and a tour manager has been revoked.
- 170. The limitation on the number of employees for online tourist agencies in residential premises has been lifted.
- 171. The limitation for online tourist agencies operating in residential premises that office managers need to have registered permanent residence in such premises has been lifted.
- 172. Obligatory work experience for managers of tourist agencies has been removed.
- 173. The obligatory B2 language level for at least one foreign language for managers of tourist agencies has been removed.
- 174. The obligation of tourist agencies to have an office manager in each branch office or business premises has been removed.
- 175. The obligation of using a tourist agency ID code has been removed.
- 176. The obligation of delivering tourist agency representation contracts to the Ministry of Tourism has been removed.
- 177. The administrative procedure of obtaining a decision on meeting the minimum technical requirements for the provision of tourist agency services has been canceled; it is only required to deliver to the Ministry of Tourism a notification at the start of the service provision.
- 178. The obligation of proving capacity for work as a prerequisite for a tourist agency manager has been removed.
- 179. The obligation of attending seminars before taking the licensing exam for the office manager of a tourist agency has been removed.
- 180. The procedure of obtaining a decision on approving the provision of tourist services on a family farm has been canceled.
- 181.A procedure of obtaining a decision on approving the provision of services for a special type of tourist offer, about meeting the minimum technical requirements (farm, health, cultural, wellness, congress, youth, adventure, hunting, sport, and golf tourism; sport or recreational sea fishing, diving tourism, sport freshwater fishing as a supporting activity to aquafarming of fish, cramps, and shells and so on) and a procedure of obtaining a decision on other tourist services (renting instruments and equipment for sports and recreation) have been canceled.
- 182. The group of service providers in the sector of health and congress tourism has been extended.
- 183. The provision of tourist services in health tourism has been enabled to other health institutions and the private health sector, in addition to special hospitals and sanatoria.

Catering industry

Ministry of Tourism and Sports / Hospitality and Catering Industry Act

- 184. Documents may be sent by using e-service or by e-mail, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 185. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation to initial registration of a company, obtaining approval, membership in a professional chamber, or waiting for a prior check; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 186. The requirement of annulment of the decision for a hospitality facility that fails to start the service within nine months has been removed.
- 187. The requirement for lessors to obtain a certificate from an authorized health institution proving that they or a member of their household living in the same building or an apartment, have not been registered as patients suffering from a registered contagious disease or as mental patients who, due to their condition, may present a disturbing element to their surroundings, has been canceled.

- 188. Hospitality services may be provided by the private health sector as well.
- 189. The procedure of re-categorization of hospitality facilities has been simplified and the fee for categorization of the accommodation facilities has been removed.

Employment agency

Ministry of Labour, Pension System, Family and Social Policy / Labor Market Act

- 190. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation for the initial registration of a company; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 191. The obligation of obtaining a license for work in an employment agency has been removed.

Psychotherapists

Ministry of Labour, Pension System, Family and Social Policy / Psychotherapy Act

- 192. Documents may be sent by e-mail, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 193. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation for the initial registration of a company, obtaining approval, or membership in a professional chamber; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 194. Cross-border recognition of professional liability insurance has been provided.
- 195. The permit is no longer time-limited.
- 196. There are no limitations regarding legal form.
- 197. There are no limitations regarding the number of offices.
- 198. Prices of private psychotherapists may be formed by market requirements.
- 199. Freedom to provide advisory services is retained, while a psychotherapist may only be the person holding the title.
- 200. The number of university programmes completed which is a requirement for access to the profession has increased.

Psychologists

Ministry of Labour, Pension System, Family and Social Policy / Psychological Activity Act

- 201. Documents may be sent by e-mail, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 202. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation for the initial registration of a company, obtaining approval, or membership in a professional chamber; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 203. An option of deleting trainees from the register if they fail to pass the exam within three years from the day of acquiring status to take the exam has been removed.

- 204. Psychologists who lost their right to practice the profession for not complying with the obligation of professional development may again acquire the right to practice their profession.
- 205. Psychologists with more than ten years of professional work experience, or the ones who passed the professional exam or the State exam of the second level, or who hold postgraduate MA degree or Ph.D., and are not members of the Chamber and do not have the right to practice their profession, may within three years of transitional period pass the professional exam for psychologists, without obligation of traineeship to be authorized to practice the profession.

Intellectual property

State Intellectual Property Office / Act on Copyright and Related Rights

206.Documents may be sent by e-mail or by using e-service, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.

Private detectives

Ministry of the Interior / Private Detectives Act

- 207. Documents may be sent by e-mail or by using e-service, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 208. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation of the initial registration of a company, residency, and examination or language proficiency; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 209. Certain obligations regarding special physical and technical conditions of business premises for private detectives have been canceled in such a way that waiting rooms, the minimum size of premises (30m2), and fax machines are no longer required.

Veterinarians

Ministry of Agriculture / Veterinary Act; Ordinance on the procedure of recognition of professional qualifications and requirements for the temporary or occasional provision of veterinary services

- 210. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation for the initial registration of a company; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 211. Automatic recognition of professional qualifications has been enabled.
- 212. The procedure of obtaining approval from the competent veterinary office for opening a veterinary pharmacy has been canceled.
- 213. The mandatory professional work experience to be appointed as a certified veterinarian has been reduced from two years to six months.

Environment protection

Ministry of Economy and Sustainable Development / Environment Protection Act

- 214. Documents may be sent by e-mail or by using e-service, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 215. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation for the initial registration of a company; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 216.It is not required to renew an approval to perform professional activities of environment protection every three years, but every five years.
- 217. Conditions for working premises of an office manager responsible for professional work of environment protection have been removed.
- 218. The obligation of participating and paying the costs of a professional council in the procedure of obtaining approval for the policy of preventing major misfortunes in the sector of protection has been removed.

Private museums, libraries, and theatres

Ministry of Culture and Media / Museums Act; Theatres Act; Act on Library Activities and Libraries

219. Restrictions on the legal form of the establishment of private museums, libraries, and theatres have been lifted, and freedom of establishment of private museums, libraries, and theatres has been ensured.

Private archives

Ministry of Culture and Media / Archives and Archival Institutions Act

220. The mandatory feasibility study on the establishment of private archives has been withdrawn.

Private undertakers

Ministry of Economy and Sustainable Development / Funeral Activity Act

- 221. Documents may be sent by e-mail, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 222. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation for the initial registration of a company; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 223. Professional liability insurance from another EU Member State has been recognized.

Media and paper press

Ministry of Culture and Media / Media Act

224. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services.

Social welfare

Ministry of Labour, Pension System, Family and Social Policy / Social Welfare Act

- 225. Documents may be sent by e-mail, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 226. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation for the initial registration of a company; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.

Nannies

Ministry of Labour, Pension System, Family and Social Policy / Nannies Act

- 227. The procedure is simplified and accelerated.
- 228. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation for the initial registration of a company; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.

Private educational institutions and scientific institutes

Ministry of Science and Education / Education Act; Quality Assurance in Science and Higher Education Act; Adult Education Act

- 229. Documents may be sent by e-mail or by using e-service, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 230. By opening this market to competition, private service providers from the European Economic Area are entitled to freedom of establishment, and freedom to provide cross-border services is enabled for adult education services, when it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 231. There are no legal form restrictions for private higher education institutions and private scientific institutes about natural and legal persons as founders.
- 232. Private kindergartens and private elementary schools no longer have to prove the justification for their establishment.
- 233. Private higher education institutions and private scientific institutes no longer have to prove through the study paper that the establishment and study programme are justified; that obligation is retained only in the public sector.
- 234. Private higher education institutions and scientific institutes do not have to obtain the opinion of the National Council for Science, Higher Education and Technological Development on the need for establishment this obligation applies only to the public sector.
- 235. The obligation to obtain approval for the establishment of a higher education institution and a scientific institute has been canceled.
- 236.Restrictions or waiting for one year to initiate a new accreditation procedure, if the procedure ends negatively, have been lifted.
- 237. Accreditation of a joint study of a domestic and foreign higher education institution is enabled while enabling the selection or recognition of initial accreditation through another agency within the framework of the European Quality Assurance Register for Higher Education.

Education and rehabilitation services

Ministry of Labour, Pension System, Family and Social Policy / Act on Education and Rehabilitation Services

- 238. Documents may be sent by e-mail, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 239. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation for the initial registration of a company; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 240. Cross-border recognition of professional liability insurance has been provided.
- 241. The minimum price setting has been canceled.

Pharmacists

Ministry of Health / Pharmaceutical Affairs Act; Ordinance on standards and norms on premises, medical devices, and healthcare workers; Ordinance on start and end time, i.e., the work schedule of healthcare institutions and private healthcare workers in offices of public healthcare service network; Ordinance on pharmaceutical advertising

- 242. Requirements for pharmaceutical advertising have been reduced.
- 243. Regulations about the opening hours of pharmacies have been reduced.

Physiotherapists

Ministry of Health / Act on Physiotherapy; Decision on the invitation to tender for the conclusion of the healthcare service provision contract about mandatory health insurance for the provision of private physiotherapy practice; Ordinance on physical therapy advertising methods

- 244. Requirements for physiotherapy advertising have been reduced, provided that professional standards are respected.
- 245. Physiotherapists have been provided with equal requirements to participate in public tenders on the provision of physiotherapy services. The Croatian Institute for Health Insurance has issued a Decision on an invitation to tender for the conclusion of the healthcare service-provision contract about mandatory health insurance for private physiotherapy practice.

Dentists

Ministry of Health / Act on Dental Medicine

246. The obligation for dentists from EU Member States to pass the professional exam has been canceled.

Air-conditioner maintenance

Ministry of Economy and Sustainable Development / Act on Climate Change and Protection of Ozone Layer

247. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there

- is no obligation for the initial registration of a company; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 248. Licensing exam passed in another EEA state is recognized (and it is mandatory by the EU law).
- 249.Persons having higher qualifications in the field of mechanical engineering, persons who completed secondary vocational school, persons having master craftsman's certificate or having master craftsman's status in the field of installation and maintenance or servicing the air-conditioners, i.e. persons who passed the vocational exam before entering into the procedure of obtaining the approval, have been exempted from the obligation to pass the vocational exam (mandatory by the EU law).

Private security guards

Ministry of the Interior / Act on Private Security

- 250. Documents may be sent by e-mail or by using e-service, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 251. Equal conditions for the provision of private protection services to natural and legal persons from EU/EEA states have been set.
- 252.It has been provided for natural and legal persons from EU/EEA countries to provide private protection services on an occasional basis for a maximum of four times per year.
- 253. Security guards may be persons who completed primary school education.

Chemicals

Ministry of Health / Act on Chemicals

254. The procedure of obtaining approval to conduct activities related to dangerous chemicals has been canceled.

Sports

Ministry of Tourism and Sport / Sports Act

- 255. Documents may be sent by e-mail, and the procedure is thus simplified and accelerated. All information on the conditions is available at the Point of Single Contact for services.
- 256. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation for the initial registration of a company; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 257.Limitations in terms of legal form have been lifted so that craftsmen as natural persons may be engaged in sports business.

Energy

Ministry of Economy and Sustainable Development / Act on Electricity Market; Act on the Market of Oil and Petroleum Products; Act on Gas

- 258. Freedom of establishment is guaranteed to service providers from the European Economic Area in the energy sector.
- 259. The category of privileged and tariff customers for gas and electricity has been canceled.

- 260. The obligation of gas producers to sell the produced volume of natural gas in total to suppliers on the territory of the Republic of Croatia has been canceled.
- 261. Tenders for nominating suppliers on a wholesale gas market have been introduced.

Pilots and nautical affairs

Ministry of Maritime Affairs, Transport and Infrastructure / Act on Croatian Register of Shipping

- 262. The provision of services in nautical tourism has been simplified.
- 263. The procedure for compulsory pilotage exemption has been simplified in a way that in the procedure for issuing the approval upon the request of the ship's owner, the operator of the ship, or the company it is necessary that the ship fulfills only the safe ship management requirements, and that the ship's master holds the Pilotage Exemption Certificate. Regarding the procedure for compulsory pilotage exemption, a criteria has been introduced for obtaining the Certificate regardless of the ship's length, and the requirements for obtaining the Pilotage Exemption Certificate have been simplified in a way that the division on ships with less than 50 meters in length and on ships exceeding 50 meters in length has been removed, and the time limit for the professional work experience as the ship's master has been reduced from the minimum 36 months to the minimum 12 months. The validity of the Pilotage Exemption Certificate has been extended from 2 to 4 years.

Postal services

Ministry of Maritime Affairs, Transport and Infrastructure / Postal Services Act

- 264. Freedom of establishment and freedom to provide cross-border services have been enabled to providers of postal services from the European Economic Area.
- 265. Monopoly on the provision of reserved postal services has been terminated.
- 266. There are no limitations in terms of legal forms for the provision of postal services.
- 267. Cross-border provision of postal services in terms of parcel delivery has been simplified.

Healthcare

Ministry of Health / Healthcare Act

- 268. The system of private offices has been introduced in the primary healthcare service.
- 269. Private practice in offices without concession has been defined, i.e., without a time-limited license.
- 270. Private healthcare workers may provide healthcare services in dislocated premises, i.e., locations, as in special vehicles.
- 271. Development of services in private healthcare tourism has been facilitated.
- 272. Healthcare institutions, healthcare companies, and private healthcare workers may provide healthcare services in medical tourism.

Related crafts

Ministry of Economy and Sustainable Development / Crafts Act

273. By opening this market to competition, service providers from the European Economic Area are entitled to freedom of establishment and freedom to provide cross-border services. As regards the latter, there is no obligation for the initial registration of a company, passing the exam, professional chamber

- registration, and language proficiency; it is sufficient to send an e-notification to the Point of Single Contact or directly to the competent authority.
- 274. The seasonal duration of a craft business has been extended from six to nine months.
- 275. Two years of work experience in related craft business are sufficient, provided that a person has adequate secondary school qualifications. The exam certificate is required; however, persons may provide services without the exam certificate if they start a company.
- 276. Master craftsman's certificate is not required, but an adequate secondary school qualification for a craft business such as dairymen, bakers, leather craftsmen, photographers, founders, blacksmiths, tinsmiths, boat mechanics, stove fitters, mechanics for agricultural machinery, air conditioning and heating mechanics, plumbers, roofers, musical instrument manufacturers and repairers, organ builders, upholsterers, watchmakers, electronics mechanics, plasterers, painters and decorators, carbodyworkers, car painters, beauticians, and sign painters.
- 277.It has been ensured that bookkeeping services may be provided by persons with a gymnasium (in addition to persons with a diploma in a secondary school of economics).

Regulated professions

Ministry of Labour, Pension System, Family and Social Policy / Act on Regulated Professions and Recognition of Foreign Professional Qualifications

- 278.A general system of recognition of professional qualifications from third countries has been introduced.
- 279. European Professional Card issued for temporary and occasional provision of services, automatically grants the right to perform a profession, without the requirement of fulfilling additional conditions.
- 280. Persons from third countries may provide regulated professional services under the same conditions applied to Croatian citizens (provided that they have three years of professional experience in the territory of a Member State that recognized professional qualification acquired in the third country, which is proved by a certificate from that country).
- 281. Automatic recognition of professional qualifications for doctors of medicine, doctors of dental medicine, midwives, pharmacists, and nurses from EU Member States has been introduced, and they are entitled to freedom of establishment in Croatia.

Foundations

Ministry of Justice and Public Administration / Act on Foundations

- 282. The procedure of establishing a trust has been facilitated.
- 283. The time limit to establish a trust or its duration has been canceled.
- 284. Trusts may be established by domestic or foreign natural or legal persons, which removes the limitations in terms of legal forms.
- 285. An obligation to seek consent for the purpose of the trust is no longer prescribed.
- 286. The obligation of obtaining approval for the purpose of a trust is no longer required. Trusts may provide economic activities, i.e., provide services.

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METHODOLOGY AND RESULTS

According to OECD data from the five-year report Product Market Regulation (PMR 2018 in comparison with PMR 2013), the level of regulation of the Croatian economy and the services market has been reduced from the highest level (upon the EU accession) to the average level of the EU and OECD (before Poland, Slovakia, Malta, Bulgaria, Romania, Austria, France, and Belgium). In the meantime, this Regulation has been lowered below this average (according to the OECD's simulation of facilitating starting a business using the START system), which puts Croatia roughly at the same level of regulation as the Czech Republic, Slovenia, Hungary, Estonia, and Latvia. Within the given result, the average level of the services market regulation, including main market professions, refers to accountants, architects, engineers, real estate agents, taxi services, sectors of road transport, energy, telecommunications, retail, public procurement, foreign investments, and starting a business. Here, the total level of regulation of the services market entry is among the ten least regulated in the EU internal market and slightly below the OECD average. On the other hand, pharmacies are among the most regulated in comparison with the EU and OECD (along with Luxemburg, Spain, and Malta). Also, legal services (lawyers and notaries) are more regulated than the EU average, however, they are at the level of comparable countries (Estonia, Hungary, Slovenia, Poland, the Czech Republic, Slovakia, and so on).

Additional information

- According to the report (<u>PMR 2013</u>) Croatia had the most regulated economy (with 2.08) upon its entry into the internal market of the European Economic Area. On the other hand, according to the new report (<u>PMR 2018</u>) <u>Croatia</u> scored 1.43, which is within the EU and OECD average. Accordingly, Croatia was at the level of countries such as Iceland, Chile, Japan, and Israel, and within the EU it was less regulated than Poland, Slovakia, Malta, Bulgaria, Romania, Austria, France, and Belgium.
- However, when looking at the e-registration of establishment in real-time (Administrative Burden on Start-ups), Croatia has since the end of 2019 been below the EU and OECD average (with a maximum of 1.35, according to the OECD simulation), and with real corrections to certain data (Interaction with interest groups) and below, as there are public consultations with certain interested stakeholders. Thus, Croatia is roughly at the level of the comparable Czech Republic, Slovenia, Hungary, Estonia, and Latvia.
- Observing the two main segments measured by the PMR, with 1.82 Croatia is above the EU and OECD average in terms of influence by the state-owned enterprises (Distortions Induced by State Involvement), while with 1.05 below that average according to market entry regulation (Barriers to Domestic and Foreign Entry), where a company registration, services market entry in more sectors, as well as retail and investments, are observed. In particular, Croatia is according to market entry regulation among ten the least regulated EU Member States in the internal market, at the level of the Netherlands, Estonia, and Hungary, and it is less regulated than the comparable Czech Republic, Slovakia, Poland, and Romania. Since electronic registration of a company has been implemented, according to the OECD simulation the market entry regulation level has been reduced to 0.92, below the level of Slovenia.
- Regarding the services sector regulation (Barriers in Services Sectors), Croatia is with 2.22 among 10 EU Member States with a lower level of regulation, and at the same time with less than for example Latvia, Slovakia, Poland, and Romania. Croatia is also close to the OECD average and about 10 % below the EU average.
- As for the main professional services in the market (Professional Services), such as accountants, architects, civil engineers, real estate agents and lawyers, with 1.48 Croatia is below the EU and OECD average. Here the Croatian market of professional services is less regulated than the comparable markets of Poland, Latvia, Slovenia, the Czech Republic, Slovakia, Germany, Austria, Romania, and Bulgaria. Also, Croatia has almost the lowest level of regulation for professions among Central European countries that share a similar continental regulatory framework. Furthermore, the regulation of lawyers (as well as of the notaries) is within the framework of the comparable Central European countries,

although it is slightly above the EU average. In comparison with the last PMR, the regulation of lawyers has been slightly reduced (from 5.08 to 3.85), i.e., it is lower than in Hungary, Poland, the Czech Republic, Slovakia, and Slovenia. The level of regulation for architects (from 3.85 to 1.15) and engineers has been reduced so that it is below the EU and OECD average, while engineers are within the EU average. Also, Croatia is among ten EU Member States that do not have licensing for accountants (0.00).

- Retail Distribution Sector is open to competition and with 1.22 is somewhat less regulated than the
 EU and OECD average, including the comparison with Latvia, Poland, and Slovakia. On the other hand,
 the sale of medicinal products, i.e., pharmacies are at 4.50 among the most regulated within the EU, and
 only less than Luxembourg and Spain.
- Regulation of Network Sectors has been reduced to a level slightly above the EU and OECD average (from 2.25 to 1.53), and it is lower than for example in Latvia, Lithuania, Poland, and Romania. The regulation has been reduced in the energy sector (from 3.02 to 1.49), from electricity (from 3.85 to 1.50) to natural gas (from 2.16 to 1.48). Furthermore, regulation in the transport sector has been reduced (to 2.15), and regulation of road transport (including taxi service) is among the lowest in the internal market. Regulation of telecommunications is with 0.35 within the EU average and is significantly lower than the OECD average. Over-regulation of mobile telecommunications almost does not exist (0.02), as in several EU Member States such as the Czech Republic and Estonia.